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APPLICATION NO	. F1	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/495,157 01/31/2000		01/31/2000	Thomas D. Ashoff	NAI1P075/99.039.01 4471	
21186	7590	05/16/2005		EXAMINER	
SCHWEC P.O. BOX		NDBERG, WOES	ARANI	ARANI, TAGHI T	
		55402-0938	ART UNIT	PAPER NUMBER	
				2131	

DATE MAILED: 05/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/495,157	ASHOFF ET AL.
Office Action Summary	Examiner	Art Unit
	Taghi T. Arani	2131
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from o, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 Responsive to communication(s) filed on <u>28 F</u> This action is FINAL. 2b) This Since this application is in condition for alloward closed in accordance with the practice under E 	s action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Education of the Education of the Education is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea	s have been received. s have been received in Application in the second	on No ed in this National Stage
Attachment(s) 1) X Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO 413)
 Notice of References Cited (PTO-992) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail Da	

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DETAILED ACTION

1. Claims 1-17 are pending.

Reopening of Prosecution - New Ground of Rejection After Appeal

2. In view of the Appeal Brief filed on 2/28/2005, PROSECUTION IS HEREBY REOPENED. A new ground of rejection set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111; or,
- (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

Claim Rejections - 35 USC § 102

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-6, 8-13, 15-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Grantges (USP 6,324,648) or Win et al. (USP 6,182,142, hereinafter "Win")

As per claims 8 and 17, Grantges and Win teach an authentication method and computer program product at a firewall [Grantges, col. 5, lines 40-57, Check Point One firewall, see also abstract, Figures 1 and 8 and associated texts, see also Win, col. 2, lines 24-40, col. 4, lines 56-61, discloses that registry server 108 is protected using a firewall 118], comprising the steps of:

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(a) receiving a network resource request from a client user [Grantges, col. 8, lines 15-28, Win, col. 2, 31-32];

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- (b) querying [Grantges, col. 9, lines 6-18, Win, col. 10, col. Lines 53-65, i.e. after the client is authenticated, the module 414 calls. Authorization service of the Access server. In response, the authorization service requests profile information about the user from the registry server], using a network protocol, at least one directory [Grantges's LADP, Win, col. 12, lines 46-67 discloses directory repository configured to store an entity's organization] that is configured to store information concerning an entity's organization, wherein said query is based upon an authorization filter [col. 11, lines 13-33, an authorization plug-in 42 queries authorization server containing LADP server, and determines the application for which access by the user is authorized and builds authentication cookie 90 and application list cookie 92, Win, col. 11, line 59 through col. 12, line 10, discloses an access menu module 412 which uses personalized menu service to build a list of resources a that the user is authorized to access according to user profile information] that is generated based on a directory schema [tree structured LADP and Registry Repository] that is predefined by said entity;
- (c) determining, based on the results of said query, whether the contents of at least part of one or more entries in said at least one directory satisfy said authorization filter [Grantges, col. 11, lines 15-19, authorization plug-in 42 determines the authorized applications for the user 18, Win, col. 10, lines 63-64, the authorization service creates a "user cookie" and "roles cookie" to convey profile information to a the browser]; and
- (d) Permitting said network resource request through said firewall if said authorization filter is satisfied [Grantges, col. 11, lines 12-43, the plug-in (42) then through

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gateway proxy server 40 transmits cookies 90 and 92 to client computer 22, Win, col. 8, lines 56-61].

As per claim 1, Grantges and Win teaches a system for authorizing client access to a network resource, comprising:

a server [Grantges, col. col. 7, lines 37-44, an authorization server] having at least one directory [LDAP-capable server, light weight directory access protocol, Win, col. 12, lines 24-25, i.e. registry server managing a registry repository] that can be accessed using a network protocol, said at least one directory being configured to store information concerning an entity's organization [Grantges, col. 7, lines 39-44, i.e. X.509 digital certificate, the identification of applications to which access by the user has been authorized by an application trustee, and a gateway user identification(ID), Win, col. 12, lines 46-54];

and a firewall [Grantges, col. 5, lines 40-57, such as Check Point One firewall, Win, col. 22, lines 40-53] that is configured to intercept network resource requests from a plurality of client users [Grantges, col. 8, lines 15-28], said firewall being operative to authorize a network resource request based upon a comparison of the contents of at least part of one or more entries in said at least one directory to an authorization filter, wherein said authorization filter is generated based on a directory schema that is predefined by said entity [Grantges, col. 11, lines 12-43, i.e. an authorization plug-in (42) queries authorization server (46) and determines the application for which access by the user is authorized and builds authentication cookie 90 and application list cookie 92. The plug-in (42) then through gateway proxy server 40 transmits cookies 90 and 92 to client computer 22, Win, col. 11, line 59 through col. 12, line 10, discloses

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an access menu module 412 which uses personalized menu service to build a list of resources that the user is authorized to access according to user profile information]

As per claim 2 and 9, Grantges and Win teach the system/method of claims 1 and 8 respectively, wherein said at least one directory is a lightweight directory access protocol directory [Grantges, col. 7, lines 36-37, Win, col. 12, lines 55-62].

As per claim 3 and 10, Grantges and Win teach the system of claims 1 and 8 respectively, wherein said authorization filter is specified using a graphical user interface [Grantges, col. 11, line 13, authorization plug-in 42, Win, col. 12, lines 3-10].

As per claims 4-5, and 11-12, Grantges and Win teach system/method of claims 1 and 8 respectively, wherein said authorization filter implements a per-user authentication scheme [Grantges, col. 8, lines 10-11, that is the authentication of the user, see also col. 11, lines 33-34, authentication cookie 90, Win, col. 10, lines 64-65 (User cookie)] and, wherein said authorization filter implements a per service authentication scheme [Grantges, col. 8, lines 12-13, see also col. 11, lines 33-34 for application list cookie 92, Win, col. 10, lines 64-65, "roles cookie"].

As per claims 6 and 13, Grantges teaches the system/method of claims 1 and 8 respectively, wherein said firewall and said directory communicate using secure socket layer communication [Grantges, col. 6, lines 37-42].

As per claim 15, Win teaches the method of claim 8, wherein step (a) comprises the step of receiving a network resource request from a client user at an internal network [Win, col. 2, lines 34-35].

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As per claim 16, Grantges and win teach the method of claim 8, wherein step (a) comprises the step of receiving a network resource request from a client user at an external network [Grantges, abstract, authenticating access for a client computer over an insecure, public network to one of a plurality of destination servers on private, secure network, Win, col. 2, lines 34-35].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grantges and win teach as applied to claims 1 and 8 above, and further in view of prior art of record Check Point Management Client, Version 1.0.

As per claim 7 and 14, Grantges and Win fail to teach the system/method of claims 1 and 8 respectively, wherein said firewall is configured to query multiple directories.

Check Point Account Management Client discloses use of an LDAP server containing multiple branches [Page 139].

Therefore, it would have been obvious to one of ordinary skill at the time the invention was made to modify the LDAP server of Grantges and Win with the one disclosed by Check Point for its efficiency and enhanced security [see Check Point, page 13 for the disclosed advantages].

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Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Taghi T. Arani whose telephone number is (571) 272-3787. The examiner can normally be reached on 8:00-5:30 Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Taghi T. Arani, Ph.D.

Examiner

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5/10/05